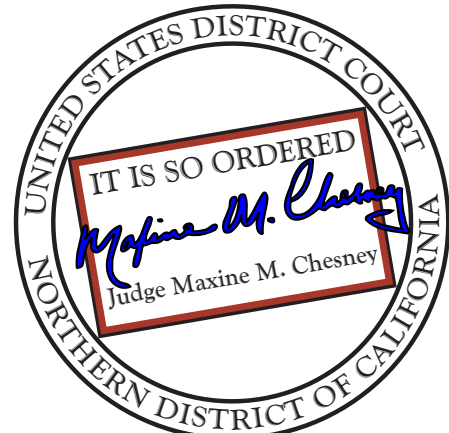


1 Dated: January 2, 2007
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8 UNITED STATES DISTRICT COURT
9 NORTHERN DISTRICT OF CALIFORNIA
10 SAN FRANCISCO DIVISION
11

12 IN RE: TEXTAINER PARTNERSHIP
13 SECURITIES LITIGATION

14 This Document Relates To: All Actions

Case No. C-05-00969-MMC

15 STIPULATION AND [PROPOSED]
16 ORDER TO CONTINUE HEARING
17 ON MOTION TO DISMISS FOURTH
18 AMENDED COMPLAINT AND TO
19 CONTINUE CASE MANAGEMENT
20 CONFERENCE
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1 Lead Plaintiff Stephen L. Craig, Defendant RFH, Ltd. ("RFH"), Defendants Textainer
2 Financial Services Corporation, Textainer Equipment Management Limited, Textainer Limited,
3 Textainer Capital Corporation, Textainer Group Holdings Limited, and John A. Maccarone
4 (collectively, the "Textainer Defendants") hereby stipulate pursuant to Local Rules 7-11 and 7-12
5 as follows:

6 WHEREAS, on October 26, 2006, the Court continued the Case Management Conference
7 to January 5, 2007;

8 WHEREAS, on October 26, 2006, the Court continued the hearing on Textainer's Motion
9 to Dismiss Fourth Amended Complaint to January 5, 2007;

10 WHEREAS, due to a scheduling conflict, counsel for the Textainer Defendants have
11 requested, and counsel for Lead Plaintiff Stephen L. Craig and Defendant RFH do no object to,
12 continuing the Case Management Conference and the hearing on Textainer's Motion to Dismiss
13 Fourth Amended Complaint one week to January 12, 2007;

14 **THEREFORE**, the parties, by and through their respective counsel, hereby stipulate and
15 agree, and request the Court to enter the following as an order of the Court:

16 The hearing on Textainer's Motion to Dismiss the Fourth Amended Complaint currently
17 scheduled for January 5, 2007 is rescheduled to January 12, 2007 at 9:00 a.m.

18 The Case Management Conference currently scheduled for January 5, 2007 shall take
19 place at 10:30 a.m. on the same date as the hearing on the Textainer Defendants' Motion to
20 Dismiss.

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1 Dated: December 29, 2006

2 By: s/ Grace Y. Park

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4 Grace Y. Park
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10 Attorneys for Textainer Defendants

11 Dated: December 29, 2006

12 By: s/ J.D. Horton

13 John B. Quinn
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21 Attorneys for Defendant RFH, Ltd.

1 Dated: December 29, 2006

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22 Counsel for Lead Plaintiff Stephen L.
23 Craig

24 I, Grace Y. Park, am the ECF User whose ID and password are being used to file this
25 STIPULATION AND [PROPOSED] ORDER TO CONTINUE HEARING ON MOTION TO
26 DISMISS FOURTH AMENDED COMPLAINT AND TO CONTINUE CASE MANAGEMENT
27 CONFERENCE. In compliance with General Order 45, X.B., I hereby attest that Gwendolyn R.
28 Giblin and J.D. Horton has concurred in this filing.

29 Dated: December 29, 2006

30 By: s/ Grace Y. Park

31 Darryl P. Rains
32 Grace Y. Park
33 MORRISON & FOERSTER LLP

34 Attorneys for Textainer Defendants